

ATTACHMENT 1

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
9/26/2010	395	Linda Nussbaum	2 2	Read government report and complaint
9/27/2010	396	John Radice	2.6 2.6	Continuing work on complaint; calls regarding the same; circulate draft of same
10/1/2010	396	John Radice	2.6 2.6	High Tech Cold Calling-Draft summary memos; call with Criden; circulate same.
6/13/2011	395	Linda Nussbaum	0.5 0.5	High Tech Cold Calling - Attention to new complaint
6/28/2011	395	Linda Nussbaum	1.2 1.2	Cold Calling: Attention to complaint.
6/29/2011	395	Linda Nussbaum	1.3 1.3	Cold Calling: Review additional complaint and notice of pendency.
6/30/2011	20	Ronald E. Wittman	3.7 3.7	Review rules re pro hac vices; discuss same with J. Radice; prepare pro hac papers
7/11/2011	395	Linda Nussbaum	1.8 1.8	Cold Calling: Review new Intuit complaint.
7/21/2011	395	Linda Nussbaum	1.8 1.8	Cold Calling-Attention to removal papers and additional complaint.
8/4/2011	20	Ronald E. Wittman	0.3 0.3	Update ECF information
8/29/2011	396	John Radice	0.3 0.3	Review letter regarding Jobs; comments regarding same.
8/31/2011	395	Linda Nussbaum	0.5 0.5	Work regarding complaint.
9/18/2011	396	John Radice	1.1 1.1	Revisions to discovery requests; emails regarding same.
9/23/2011	395	Linda Nussbaum	0.3 0.3	Go through draft, disclosing and comment.
9/26/2011	395	Linda Nussbaum	0.8 0.8	Attention to discovery issues.
10/3/2011	396	John Radice	2.9 2.9	26(f) conference; follow-up research regarding same regarding early document production; multiple emails regarding same.
10/3/2011	20	Ronald E. Wittman	1.1 1.1	Review docket for event dates and calendar; profile documents; search for sample documents and forward to J. Radice
10/4/2011	395	Linda Nussbaum	0.8 0.8	Review discovery; comment and memo regarding meeting and conference.
10/10/2011	396	John Radice	2.1	Review subpoenas drafts; research Palm and

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			2.1	HP; emails regarding same; review new discovery documents.
10/11/2011	395	Linda Nussbaum	1.3	Attention to subpoena, discovery, etc.
			1.3	
10/11/2011	396	John Radice	1	HTCC-Additional emails regarding subpoenas;
			1	follow-up regarding same.
10/12/2011	20	Ronald E. Wittman	0.2	Research address for E. Colligan
			0.2	
10/13/2011	20	Ronald E. Wittman	0.1	Profile Joint Report
			0.1	
10/13/2011	395	Linda Nussbaum	1.1	Review CMO, etc.
			1.1	
10/14/2011	20	Ronald E. Wittman	0.2	Profile filings; update Compulaw calendars
			0.2	
10/18/2011	395	Linda Nussbaum	1.2	Attention to motion regarding FOIA, subpoena
			1.2	regarding HP documents.
10/18/2011	396	John Radice	1.5	Review and revisions to subpoena; FOIA
			1.5	complaint; multiple emails regarding same.
10/19/2011	395	Linda Nussbaum	0.3	Attention to court submission.
			0.3	
10/19/2011	396	John Radice	1.1	Review schedule and CMC; comments to same;
			1.1	discuss case with S. Friedland.
10/19/2011	358	Shelly Friedland	0.5	Discuss case background with L. Nussbaum and
			0.5	J. Radice; review complaint.
10/20/2011	358	Shelly Friedland	0.5	Finish reading complaint.
			0.5	
10/20/2011	20	Ronald E. Wittman	0.1	Profile filings
			0.1	
10/24/2011	358	Shelly Friedland	0.4	Review correspondence with defendants and
			0.4	outline regarding Lucasfilm MTD.
10/25/2011	358	Shelly Friedland	0.2	Review ESI letters.
			0.2	
10/27/2011	358	Shelly Friedland	1	Telephone conversation with co-counsel
			1	regarding class certification issues,
				opposition to MTD.
10/28/2011	358	Shelly Friedland	2.4	Office conference with J. Radice regarding
			2.4	expert issues; research status of nurse wages
				cases regarding experts used; pull materials
				for opposition to MTD.
10/31/2011	358	Shelly Friedland	8	Legal research regarding 16600 and 17200
			8	claims; draft section of opposition to MTD.

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11/1/2011	358	Shelly Friedland	9.6 9.6	Finish section of brief regarding 16600 claim; draft section regarding 17200 claim.
11/2/2011	358	Shelly Friedland	6.6 6.6	Legal research for opposition to MTD; draft section on S.17200 claim.
11/2/2011	20	Ronald E. Wittman	1.5 1.5	Update all calendars with dates from discovery order
11/3/2011	358	Shelly Friedland	7.6 7.6	Follow-up legal research; edit section of brief; review full draft and email comments to co-counsel; emails with co-counsel regarding 16600 claims.
11/4/2011	358	Shelly Friedland	0.2 0.2	Review new draft and email co-counsel regarding edits to S. 16600 piece.
11/7/2011	358	Shelly Friedland	1.6 1.6	Review new filings; review nurse wages papers regarding expert issues.
11/7/2011	395	Linda Nussbaum	1.1 1.1	Review transcript of court proceeding; attention to protection order.
11/8/2011	358	Shelly Friedland	2.2 2.2	Review briefs from nurse wages cases; search dockets from additional cases regarding expert background information.
11/9/2011	358	Shelly Friedland	3.3 3.3	Review and summarize experts from nurse wages and Exxon case and draft email to co-counsel regarding same; telephone conversation with defense counsel regarding protective order; follow-up call with co-counsel regarding experts.
11/11/2011	358	Shelly Friedland	0.1 0.1	Emails with co-counsel re: expert issues
11/15/2011	395	Linda Nussbaum	0.5 0.5	Attention to discovery.
11/17/2011	358	Shelly Friedland	1.4 1.4	Emails regarding expert issue; telephone conversation with potential experts.
11/18/2011	358	Shelly Friedland	1.7 1.7	Research regarding expert's background; emails regarding document review issues.
11/23/2011	358	Shelly Friedland	3.2 3.2	Emails regarding expert issues; review [REDACTED] materials and other expert background documents.
11/28/2011	358	Shelly Friedland	0.2 0.2	Review latest correspondence.
12/1/2011	358	Shelly Friedland	1.4 1.4	Prepare for expert call; call with potential expert and follow-up call with co-counsel.
12/2/2011	358	Shelly Friedland	0.2 0.2	Review batch of documents emailed by co-counsel and emails regarding same.

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12/5/2011	395	Linda Nussbaum	0.3 0.3	Attention to discovery.
12/6/2011	358	Shelly Friedland	0.4 0.4	Telephone conversation with co-counsel and emails regarding document review scheduling.
12/9/2011	396	John Radice	2.4 2.4	Call regarding government discovery; arrange staffing for same; schedule experts call.
12/10/2011	398	Adam Steinfeld	2 2	review pleadings in prep for SF doc review project
12/11/2011	398	Adam Steinfeld	8 8	travel to SF for on site doc review
12/12/2011	398	Adam Steinfeld	8.5 8.5	Review Defs' DOJ docs at LCHB offices in SF
12/13/2011	398	Adam Steinfeld	9.5 9.5	Review Defs' DOJ docs at LCHB offices in SF
12/13/2011	396	John Radice	2.6 2.6	Call with co-counsel regarding experts and other issues; work on staffing for review; emails with Adam regarding same.
12/13/2011	395	Linda Nussbaum	1.2 1.2	Attention to discovery hot documents, emails, etc.
12/13/2011	358	Shelly Friedland	0.2 0.2	Discuss document review status and attendance.
12/14/2011	395	Linda Nussbaum	0.5 0.5	Attention to hot documents.
12/14/2011	398	Adam Steinfeld	8.5 8.5	Review Defs' DOJ docs at LCHB offices in SF
12/15/2011	398	Adam Steinfeld	9 9	Review Defs' DOJ docs at LCHB offices in SF
12/16/2011	398	Adam Steinfeld	8 8	Review Defs' DOJ docs at LCHB offices in SF
12/17/2011	398	Adam Steinfeld	4 4	Review Defs' DOJ docs at LCHB offices in SF
12/18/2011	398	Adam Steinfeld	4 4	review Defs DOJ docs at LCHB offices in SF
12/19/2011	398	Adam Steinfeld	9 9	review Defs DOJ docs at LCHB offices in SF
12/20/2011	398	Adam Steinfeld	7.5 7.5	review Defs DOJ docs at LCHB offices in SF
12/21/2011	398	Adam Steinfeld	9 9	travel back from SF, review priv logs for Google, draft memo re same.

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1/4/2012	396	John Radice	2.3 2.3	Staffing for privilege log assignment; review recent letters.
1/4/2012	395	Linda Nussbaum	0.5 0.5	Attention to privilege log and discovery.
1/5/2012	395	Linda Nussbaum	0.5 0.5	Attention to discovery issues.
1/11/2012	398	Adam Steinfeld	4 4	Review Intel privilege log and redacted documents; legal research on priv claims in 9th Cir.
1/12/2012	398	Adam Steinfeld	8 8	Review Intel privilege log and redacted documents.
1/12/2012	395	Linda Nussbaum	1.8 1.8	Work with demand letter; speak with co-counsel.
1/12/2012	20	Ronald E. Wittman	0.2 0.2	Profile documents
1/13/2012	395	Linda Nussbaum	1.3 1.3	Attention to case management report; draft discovery.
1/13/2012	398	Adam Steinfeld	8 8	Review Intel privilege log and redacted documents.
1/16/2012	395	Linda Nussbaum	1.1 1.1	Attention to privilege log issues.
1/17/2012	398	Adam Steinfeld	8 8	Complete privilege review memo and email to K Lehe; emails with K Lehe re hot docs and additional assignments.
1/18/2012	398	Adam Steinfeld	8 8	Review additional Google production
1/19/2012	398	Adam Steinfeld	8 8	complete review of add'l Google production; draft email re hot docs for same; ship docs back to K Lehe
1/19/2012	395	Linda Nussbaum	0.3 0.3	Attention to case management statements.
1/23/2012	396	John Radice	4.2 4.2	Begin reviewing materials for hearing; emails regarding same; sign PO.
1/23/2012	20	Ronald E. Wittman	0.2 0.2	Forward Motions to Dismiss to J. Radice
1/24/2012	396	John Radice	2.8 2.8	Review materials for hearing.
1/24/2012	395	Linda Nussbaum	1.2 1.2	Attention to status; hot documents.
1/25/2012	396	John Radice	16.6 16.6	Travel to San Francisco; prepare for MTD hearing; review materials regarding same;

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				meet with co-counsel.
1/26/2012	396	John Radice	8 8	MTD hearing in San Jose; meet with client and prepare beforehand; discuss case with co-counsel following hearing.
1/26/2012	398	Adam Steinfeld	8 8	begin review of Google privilege docs; emails with K Lehe re same
1/27/2012	398	Adam Steinfeld	8 8	complete Google priv review; draft and edit memo re same; pack and ship priv docs back to Lieff Cabraser.
1/27/2012	396	John Radice	8.5 8.5	Travel back from San Francisco; review discovery materials in light of hearing.
1/27/2012	395	Linda Nussbaum	0.5 0.5	Report regarding court conference and discovery.
1/28/2012	396	John Radice	0.9 0.9	Review notes from hearing and deliverables due to court by Monday; emails regarding same; review news stories and impact of same; review schedule for call.
1/29/2012	396	John Radice	0.4 0.4	Emails with co-counsel regarding press and discovery issues.
1/30/2012	396	John Radice	3.8 3.8	Call with co-counsel; review discovery materials; discuss next steps with Adam and Linda.
1/30/2012	395	Linda Nussbaum	2.5 2.5	Update regarding status conference, etc; group call.
1/31/2012	395	Linda Nussbaum	2.2 2.2	New Apple printout; status report; expert call.
1/31/2012	396	John Radice	1.8 1.8	Call with experts; review new materials; emails regarding same.
1/31/2012	398	Adam Steinfeld	8 8	review correspondence between defendants and DOJ; draft memo re limitations on CID productions and edit same; emails to D Harvey re same
2/1/2012	396	John Radice	1.4 1.4	Discovery call with defendants; multiple emails regarding same.
2/1/2012	395	Linda Nussbaum	1.5 1.5	Attention to subpoenas and discovery.
2/2/2012	395	Linda Nussbaum	0.3 0.3	Read and comment Roggs.
2/2/2012	396	John Radice	2.6 2.6	Call with experts; follow-up; review new rogg.
2/3/2012	395	Linda Nussbaum	1.3 1.3	Attention to discovery issues.

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2/3/2012	398	Adam Steinfeld	3 3	participate in call with Def counsel re production issues; email and call with L Nussbaum re same	
2/7/2012	395	Linda Nussbaum	1.1 1.1	Attention to various subpoenas and Third party discovery.	
2/8/2012	395	Linda Nussbaum	1.3 1.3	Employees attention to Oracle; AMD and Palin subpoenas.	
2/8/2012	396	John Radice	2.3 2.3	Emails with Adam regarding roggs; review same.	
2/10/2012	396	John Radice	1.8 1.8	Drafting and reviewing discovery requests; call with Eric regarding same.	
2/16/2012	395	Linda Nussbaum	0.3 0.3	Update regarding discovery issues.	
2/20/2012	395	Linda Nussbaum	0.8 0.8	Attention to discovery Issues.	
2/24/2012	396	John Radice	0.7 0.7	Collect and review materials for Monday meeting in San Francisco.	
2/24/2012	398	Adam Steinfeld	4 4	review Def binders of DoJ correspondence	
2/27/2012	398	Adam Steinfeld	7 7	Complete memo on defendant search terms; emails to J Radice and cocounsel re Motorola MtQ; review drafts and begin legal and fact research for same	
2/27/2012	396	John Radice	14.5 14.5	Travel to San Francisco; meet with co-counsel regarding discovery and expert work and 3rd party subpoena enforcement.	
2/27/2012	395	Linda Nussbaum	0.5 0.5	Group meeting; call.	
2/28/2012	396	John Radice	2.1 2.1	Work on MM subpoena enforcement; discuss same with Adam; multiple emails with Katherine; call with MM counsel; review briefing regarding same.	
2/28/2012	398	Adam Steinfeld	8 8	Legal research and drafting for response to Motorola motion to quash	
2/29/2012	398	Adam Steinfeld	8 8	8 hrs HTCC response to Motorola motion to quash	749738
3/1/2012	398	Adam Steinfeld	8 8	Review and edit draft response to MtQ; draft and submit Radice PHV application; mutiple emails with cocounsel re status of Apple negotiations; coordinate appearance with local	
3/1/2012	396	John Radice	2.9	Work on Motorola subpoena issue.	

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			2.9	
3/2/2012	396	John Radice	5.5	Work on MTQ Opposition; revise same; calls
			5.5	and emails with MM counsel; discuss with co-counsel; calls with Leamer regarding class expert work.
3/2/2012	398	Adam Steinfeld	8	Review and edit draft response to MtQ;
			8	multiple edits to Radice declaration; legal research on subpoena cost shifting
3/4/2012	398	Adam Steinfeld	4	Research MM/MS split; draft memo re same for
			4	J Radice
3/5/2012	398	Adam Steinfeld	8	file J Radice PHV app; review Motorola reply
			8	brief; review Ashenfelter reports from Nurses, Oil cases, call with S Friedland re [REDACTED]
3/5/2012	396	John Radice	6.4	Prepare for MTQ hearing; review reply brief;
			6.4	begin aborted trip to Chicago; cancel arrangements regarding same.
3/5/2012	358	Shelly Friedland	2.3	Review research on potential expert and email
			2.3	materials and notes to team.
3/6/2012	358	Shelly Friedland	1	Review documents from potential expert and
			1	discuss same with J. Radice, A. Steinfeld.
3/6/2012	396	John Radice	3.4	Emails regarding possible MTQ surreply; work
			3.4	on same; expert work; review [REDACTED] opinions and circulate same.
3/7/2012	396	John Radice	1.8	Expert work and emails regarding same;
			1.8	circulate opinions regarding same; redraft surreply letter and circulate.
3/7/2012	358	Shelly Friedland	0.3	Emails among team regarding class
			0.3	certification expert issues.
3/7/2012	398	Adam Steinfeld	8	research filings in Ashenfelter antitrust
			8	cases for relevant reports; calls with S Friedland and J Radice re same; draft surreply letter for Motorola MtQ
3/8/2012	395	Linda Nussbaum	0.5	Attention to discovery issues.
			0.5	
3/12/2012	395	Linda Nussbaum	1.5	Attention to discovery responses and memos
			1.5	regarding witnesses.
3/12/2012	396	John Radice	2.3	Check on status of subpoenas; work on same.
			2.3	
3/13/2012	395	Linda Nussbaum	3.2	Attention to subpoenas issued to News Corp
			3.2	and IBM; attention to responses; calls to counsel.
3/14/2012	395	Linda Nussbaum	1.3	Attention to IBM and additional subpoenas;

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			1.3	calls.
3/14/2012	396 John Radice		2.9	Subpoena work; calls with defendants; work on same.
			2.9	
3/15/2012	396 John Radice		2.3	Continuing subpoena work; calls and emails regarding same; research on oil case.
			2.3	
3/15/2012	397 Susan Schwaiger		0.5	Drafting e mails to Williams Connelly and Hogan firms re: subpoenas served on IBM and News Corp; TC with Nussbaum re: same.
			0.5	
3/15/2012	395 Linda Nussbaum		0.5	Attention to subpoenas.
			0.5	
3/16/2012	395 Linda Nussbaum		3.3	Calls with Eric Stock and John Schmottler regarding subpoenas to IBM and Blue Sky; emails and follow ups.
			3.3	
3/16/2012	396 John Radice		1.8	Continuing subpoena work; call with Disney and followup regarding same; emails regarding same; expert emails.
			1.8	
3/21/2012	395 Linda Nussbaum		1.3	Follow ups regarding IBM and Blue Sky.
			1.3	
3/22/2012	395 Linda Nussbaum		1.3	Attention to subpoena follow-ups and letter to defendants regarding discovery.
			1.3	
3/22/2012	396 John Radice		1.7	Calls with Dreamworks; emails regarding Disney follow-up.
			1.7	
3/23/2012	395 Linda Nussbaum		0.5	Subpoena follow ups.
			0.5	
3/26/2012	395 Linda Nussbaum		1.2	Follow-up regarding meeting and conferences.
			1.2	
3/27/2012	396 John Radice		1.6	M&C with IBM counsel regarding subpoena; prepare regarding same; follow-up calls with Dreamworks.
			1.6	
3/28/2012	396 John Radice		3.4	Calls and emails with 3rd party subpoena recipients; continuing work on same; discuss with Dean; review Disney SEC filings as to corp structure.
			3.4	
3/29/2012	398 Adam Steinfeld		4	prepare memo on links between IBM and conspiracy; relevance to subpoena requests
			4	
4/2/2012	395 Linda Nussbaum		0.3	Follow ups regarding Blue Sky.
			0.3	
4/3/2012	395 Linda Nussbaum		1.3	Attention to Blue Sky.
			1.3	
4/3/2012	396 John Radice		2.5	call w Disney re subpoena, follow up emails re same, work on same, follow up email to IBM re same, review priv log stipulation
			2.5	

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4/4/2012	396	John Radice	0.8 0.8	continuing subpoena work, emails re same
4/4/2012	395	Linda Nussbaum	2.3 2.3	Conclude negotiations with Blue Sky, Apple and Google objections and responses to document requests.
4/5/2012	395	Linda Nussbaum	1.3 1.3	Follow-ups regarding IBM and nd Blue Sky.
4/5/2012	398	Adam Steinfeld	4 4	draft memo on involvement of IBM in conspiracy in support of subpoena MAC.
4/6/2012	395	Linda Nussbaum	1.2 1.2	Attention to Blue Sky Product; protection order; review process, etc.
4/6/2012	396	John Radice	1.7 1.7	Subpoena follow-up; emails regarding IBM; scheduling regarding expert and class meetings.
4/10/2012	395	Linda Nussbaum	1.3 1.3	Attention to CMC and subpoenas.
4/12/2012	395	Linda Nussbaum	1.3 1.3	Follow-ups regarding subpoenas.
4/12/2012	20	Ronald E. Wittman	0.3 0.3	Prepare document production to send to co-counsel
4/13/2012	20	Ronald E. Wittman	0.2 0.2	Profile documents
4/13/2012	395	Linda Nussbaum	1.3 1.3	Attention to subpoenas and discovery.
4/16/2012	396	John Radice	2.5 2.5	Subpoena follow-up; MM and Disney and IBM.
4/16/2012	20	Ronald E. Wittman	0.1 0.1	Profile filings
4/17/2012	396	John Radice	0.7 0.7	Emails and calls with co-counsel regarding subpoena follow-up; MM ruling and hearing.
4/17/2012	395	Linda Nussbaum	0.5 0.5	Follow up with subpoenas.
4/18/2012	395	Linda Nussbaum	1.1 1.1	Attention to discovery, follow ups and correspondence; Santiago complaint and motion to relate.
4/19/2012	395	Linda Nussbaum	0.8 0.8	Read decision on Motion to Dismiss.
4/19/2012	396	John Radice	1.6 1.6	Review MTD order; subpoena; follow-up regarding IBM and Dreamworks; calls regarding same.

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4/20/2012	396	John Radice	2.1 2.1	M&C with MM regarding subpoena; prepare and follow-up regarding same; class meeting arrangements.
4/20/2012	395	Linda Nussbaum	1.5 1.5	Speak with D. Harvey; attention to opinion on MTD; email with Schneider.
4/23/2012	395	Linda Nussbaum	1.3 1.3	Attention to additional 3rd party discovery and complaint issue.
4/23/2012	396	John Radice	2.6 2.6	IBM and MM subpoena follow-up; emails and calls and drafting regarding same; meeting preparation; discuss with Linda.
4/24/2012	396	John Radice	1.3 1.3	IBM motion to quash; review and work on same; Disney follow-up.
4/24/2012	395	Linda Nussbaum	2.3 2.3	Prepare for meeting.
4/24/2012	398	Adam Steinfeld	4 4	draft lists of search terms for Motorola and Disney subpoenas, draft letters re same, discuss same with J Radice and co-counsel. Review draft Disney complaint and discovery docs relevant to same.
4/25/2012	398	Adam Steinfeld	8 8	review IBM motion to quash, discuss same with J Radice. Begin drafting response brief, legal and fact research re same
4/25/2012	395	Linda Nussbaum	16.5 16.5	Travel to San Francisco; attend meeting with co-counsel and experts.
4/25/2012	396	John Radice	4.8 4.8	Call with co-counsel and experts regarding class, subpoena follow-up; and MTQ work.
4/26/2012	396	John Radice	0.7 0.7	MTQ work.
4/26/2012	398	Adam Steinfeld	10 10	continue drafting IBM response brief, legal and fact research re same
4/27/2012	398	Adam Steinfeld	10 10	continue drafting IBM response brief, legal and fact research re same; prepare notice of appearance for J Radice w/ R. Wittman, review E. Ramos local practices.
4/27/2012	20	Ronald E. Wittman	0.3 0.3	Prepare and file Notice of Appearance; calls with ECF help line
4/28/2012	398	Adam Steinfeld	5 5	continue drafting IBM response brief, legal and fact research re same
4/30/2012	398	Adam Steinfeld	2 2	Edits to IBM motion to quash response brief, and additional legal research for same.
4/30/2012	396	John Radice	4.5 4.5	Emails with Pete; collect and describe assignments; BSB follow-up with Dean and load onto system; call with IBM regarding MTQ and

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				work on same.
4/30/2012	395	Linda Nussbaum	0.5 0.5	Working regarding third party discovery issues.
5/1/2012	396	John Radice	3.8 3.8	Drafting and revising re IBM MTQ; emails re experts.
5/1/2012	398	Adam Steinfeld	4 4	Edits to IBM response brief, circulate to co-counsel
5/2/2012	396	John Radice	1.9 1.9	Work on IBM MTQ opposition and declaration; emails regarding same.
5/2/2012	395	Linda Nussbaum	1.3 1.3	Attention to production from Schmidtler.
5/2/2012	370	Robyn Finnimore-Pierce	6.3 6.3	Review e-mails re brief in opposition to motion to quash subpoena; begin to review draft brief and cite-check same
5/3/2012	370	Robyn Finnimore-Pierce	3.4 3.4	Continue to work on brief; draft letter to Judge; gather exhibits for declaration
5/3/2012	20	Ronald E. Wittman	4 4	Profile document production; paralegalize opposition brief
5/3/2012	396	John Radice	3.1 3.1	Calls with experts and co-counsel; MM subpoena work; IBM MTQ opposition work.
5/3/2012	398	Adam Steinfeld	2 2	edits to IBM brief; work with R Finnmore re case cites
5/4/2012	398	Adam Steinfeld	2 2	Call with Motorola counsel re subpoena compliance; discuss same with J Radice; compose revise list of search terms
5/4/2012	396	John Radice	1.4 1.4	Review comments on IBM brief; call with Adam re MM.
5/4/2012	370	Robyn Finnimore-Pierce	3.8 3.8	Review revised brief; cite-check; e-mails to and from A. Steinfeld re same; research re filing under seal
5/5/2012	396	John Radice	1.7 1.7	Continuing work on IBM opposition brief; emails regarding same and circulate revised draft.
5/5/2012	398	Adam Steinfeld	2 2	edits to IBM motion to quash response brief; emails re same to co-counsel
5/7/2012	398	Adam Steinfeld	4 4	final edits to IBM motion to quash response; file same
5/7/2012	396	John Radice	3.4 3.4	Continuing work on IBM MTQ opposition and review finals of brief and declaration for filing.
5/7/2012	395	Linda Nussbaum	2.3	Attention to defendant and third party

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
			2.3	discovery.
5/7/2012	20	Ronald E. Wittman	5	Review and edit declaration and brief for
			5	filing
5/8/2012	395	Linda Nussbaum	1.3	Reports regarding third party production and
			1.3	class cert.
5/9/2012	396	John Radice	1.7	MM subpoena follow-up; discuss search terms
			1.7	with Adam; review defendants' discovery
				responses and letter re same.
5/10/2012	396	John Radice	1.1	Call with co-counsel; follow-up regarding
			1.1	subpoenas.
5/10/2012	395	Linda Nussbaum	1.8	Conference call; attention to 3rd party
			1.8	document and class cert.
5/10/2012	398	Adam Steinfeld	4	review DW docs
			4	
5/11/2012	398	Adam Steinfeld	1	online coding training, review complaint and
			1	related documents
5/11/2012	398	Adam Steinfeld	3	Review DW docs; call with Motorola counsel re
			3	subponea, emails to J Radice re same, fact
				research re same
5/11/2012	395	Linda Nussbaum	2.3	Attention to hot documents and summary of
			2.3	Blue Sky production.
5/11/2012	396	John Radice	1.8	Review and analyze IBM subpoena MTQ reply;
			1.8	draft email regarding same; review case
				regarding same.
5/11/2012	448	Peter Barile	3.5	Attention to BlueSky production and related
			3.5	communications.
5/12/2012	448	Peter Barile	9.3	Attention to BlueSky production and related
			9.3	communications.
5/13/2012	448	Peter Barile	8.7	Attention to BlueSky production and related
			8.7	communications.
5/14/2012	396	John Radice	1.1	Review subpoena responses; begin putting
			1.1	together chart regarding same; follow-up re
				same.
5/14/2012	398	Adam Steinfeld	3	review dreamworks docs
			3	
5/15/2012	398	Adam Steinfeld	0.5	meeting with L Nussbaum and J. Radice to
			0.5	discuss case status
5/15/2012	398	Adam Steinfeld	0.5	meeting with L Nussbaum and J. Radice to
			0.5	discuss case status
5/15/2012	395	Linda Nussbaum	1.3	Attention to 3rd Party discovery; Nvidia
			1.3	meeting.

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
5/16/2012	395	Linda Nussbaum	1.3 1.3	Attention to Blue Sky Product.
5/16/2012	396	John Radice	2 2	Subpoena follow-up; review MTQ briefing.
5/16/2012	398	Adam Steinfeld	3 3	review dreamworks docs
5/17/2012	398	Adam Steinfeld	3 3	review dreamworks docs; draft memo on contents of production and distribute to co-counsel
5/17/2012	396	John Radice	2.1 2.1	Call with experts and with co-counsel regarding class cert, scheduling, subpoenas, work on subpoena follow-up.
5/17/2012	395	Linda Nussbaum	1.3 1.3	Plaintiff calls and review schedule; call with experts.
5/19/2012	448	Peter Barile	3.5 3.5	Attention to BlueSky production and related communications; prepare memorandum re same.
5/20/2012	448	Peter Barile	10.4 10.4	Attention to BlueSky production and related communications; prepare meorandum re same.
5/21/2012	395	Linda Nussbaum	2.3 2.3	Attention to Blue Sky Hot documents and memo.
5/21/2012	396	John Radice	1 1	Clean up file for transition and memo regarding same.
5/22/2012	398	Adam Steinfeld	4 4	Review Arcadia docs online; emails with coding team re same.
5/22/2012	398	Adam Steinfeld	2 2	Emails with A. Shaver re 30b6 data depositions; edit notices for same. Emails with L Nussbaum re deposition coverage and travel plans; begin prep for depositions.
5/23/2012	398	Adam Steinfeld	4 4	Review Arcadia docs online; emails with coding team re same.
5/23/2012	395	Linda Nussbaum	2.2 2.2	Attention to defendant's, answers, work regarding 30(b)(6) depositions.
5/24/2012	395	Linda Nussbaum	1.3 1.3	Attention to Third Party discovery.
5/24/2012	398	Adam Steinfeld	4 4	Review Arcadia docs online; emails with coding team re same.
5/25/2012	398	Adam Steinfeld	4 4	Review Arcadia docs online; emails with coding team re same.
5/25/2012	398	Adam Steinfeld	2 2	Review memos on 3rd part discovery; prepare PHV application for ND III; emails with J Radice re status of Motorola discovery; edits

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
				to motion to extend class schedule
5/29/2012	398	Adam Steinfeld	4 4	Call with Motoirola counsel to meet and confer on motion to quash, email to co-counsel summarizing status of same; call to court re status of PHV motion. Begin reviewing Adobe data.
5/29/2012	398	Adam Steinfeld	5 5	Review Arcadia docs online
5/29/2012	20	Ronald E. Wittman	0.3 0.3	Profile filings
5/30/2012	398	Adam Steinfeld	4 4	Call with Motoirola counsel to meet and confer on motion to quash, email to co-counsel summarizing status of same; continue reviewing Adobe and Pixar data.
5/31/2012	398	Adam Steinfeld	6 6	Prep for and participate in status conference with ND Ill Court re Motorola Motion to quash; call with opposing counsel re same; emails to co-counsel re resolution of motion to quash. Review Lucasfilm data and documents for data depositions
5/31/2012	395	Linda Nussbaum	2.3 2.3	Conference call; various emails.
6/1/2012	395	Linda Nussbaum	1.5 1.5	Attention to schedule, 3rd party discovery and expert issues.
6/1/2012	398	Adam Steinfeld	4 4	Conf call and emails with co-counsel and experts to discuss class briefing schedule and needs for expert analysis; continue reviewing Pixar, Lucasfilm data and drafting deposition outline re same; review expert memos on deposition questioning.
6/4/2012	398	Adam Steinfeld	3 3	review Lucasfilm data and related correspondence; continue drafting outline for Pixar dep, fact research re same
6/5/2012	398	Adam Steinfeld	8 8	Conf call with exec committee to discuss status of class cert schedule, document production and expert work; call with experts to discuss status of data analysis and requirements for data depositions; conf call with doc review team to train on review platform; Online review of Plaintiffs document productions for relevance and privilege; continue drafting outline for Pixar data dep
6/5/2012	395	Linda Nussbaum	1.5 1.5	Various calls.
6/5/2012	442	Bernard Devieux	2.7	Read complaint and DOJ settlement; review

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
			2.7	defendants' document requests; call with A. Steinfeld; attend relativity training
6/6/2012	442	Bernard Devieux	9.1	Call with co-counsel D. Harvey; document review
			9.1	
6/6/2012	398	Adam Steinfeld	12	Online review of Plaintiffs document productions for relevance and privilege
			12	
6/7/2012	398	Adam Steinfeld	10	Online review of Plaintiffs document productions for relevance and privilege
			10	
6/7/2012	442	Bernard Devieux	3.5	Document review
			3.5	
6/7/2012	395	Linda Nussbaum	1.5	Conference call; updates regarding Third Party discovery.
			1.5	
6/8/2012	20	Ronald E. Wittman	0.7	Gather information re Radice withdrawal
			0.7	
6/9/2012	398	Adam Steinfeld	2	Review Mike Devine docs online
			2	
6/10/2012	398	Adam Steinfeld	2	Review Mike Devine docs online
			2	
6/11/2012	398	Adam Steinfeld	5	Review Mike Devine docs for production; emails with Motorola counsel re dismissal of motion to quash, execute stipulation re same and file with court
			5	
6/12/2012	398	Adam Steinfeld	5	Review Mike Devine docs for production.
			5	
6/12/2012	442	Bernard Devieux	5	Document review
			5	
6/14/2012	448	Peter Barile	1.5	Revise and edit coding sheet for document review; related communications.
			1.5	
6/14/2012	398	Adam Steinfeld	1	Conf. call with experts, emails re same with L. Nussbaum
			1	
6/15/2012	398	Adam Steinfeld	1	Call with co-counsel to discuss scheduling of data deps; call with P Barile re same; emails to cocounsel re same
			1	
6/15/2012	448	Peter Barile	2.5	Revise and edit document coding sheet; related communications; telephone call with Mr. Steinfeld regarding upcoming depositions.
			2.5	
6/16/2012	448	Peter Barile	0.2	Read/review email/communications.
			0.2	
6/17/2012	448	Peter Barile	0.5	Read and review deposition notices and objections.
			0.5	
6/17/2012	395	Linda Nussbaum	1.3	Updates regarding discovery issues.

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
			1.3	
6/18/2012	395	Linda Nussbaum	2.3	Attention to expert and class issues.
			2.3	
6/18/2012	448	Peter Barile	0.5	Prepare for data depositions and related communications.
			0.5	
6/18/2012	398	Adam Steinfeld	0.5	Mtg with L. Nussbaum, S. Friedland, S. Schweiger to discuss case status and open assignments.
			0.5	
6/19/2012	448	Peter Barile	2.6	Attention to upcoming depositions; related communications.
			2.6	
6/20/2012	448	Peter Barile	2.7	Attention to upcoming depositions; related communications and preparation.
			2.7	
6/20/2012	442	Bernard Devieux	0.8	Document review
			0.8	
6/20/2012	418	Josh Alpert	3	Review of complaint, conference call re: discovery issues, setting up Relativity database on my computer and the review and analysis of discovery documents produced by defendants in an online database.
			3	
6/21/2012	398	Adam Steinfeld	4	conf call to train for def production doc. review; being reviewing docs re same, call with P Barile and A Shaver re upcoming data deps
			4	
6/21/2012	418	Josh Alpert	4	Review and analysis of discovery documents produced by defendants in an online database.
			4	
6/21/2012	442	Bernard Devieux	1.8	Document review
			1.8	
6/21/2012	448	Peter Barile	6.5	Call with A. Steinfeld and A. Shaver regarding depositions; expert call with team; prepare for depositions; prepare pro hac vice motion.
			6.5	
6/21/2012	397	Susan Schwaiger	0.7	TCs and email with Nussbaum re: Veritext; drafting email to Ellen Grant of Veritext re: submit bid for deposition transcripts.
			0.7	
6/22/2012	448	Peter Barile	6.7	Prepare for depositions and related communications.
			6.7	
6/22/2012	442	Bernard Devieux	2.5	Document review
			2.5	
6/22/2012	418	Josh Alpert	4	Training re: Relativity database and the review and analysis of discovery documents produced by defendants in online database.
			4	
6/22/2012	398	Adam Steinfeld	8	Code def documents online; prepare PHV filing for SDNY
			8	

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
				for IBM motion, prep ECF application re same
6/23/2012	448	Peter Barile	2.8	Deposition preparation and related
			2.8	communications.
6/24/2012	448	Peter Barile	1.5	Deposition preparation and related
			1.5	communications.
6/25/2012	448	Peter Barile	16.5	Deposition preparation and related travel and
			16.5	communications.
6/25/2012	398	Adam Steinfeld	4	Review Apple docs online
			4	
6/25/2012	418	Josh Alpert	2	Review and analysis of discovery documents
			2	produced by defendants in an online database.
6/26/2012	418	Josh Alpert	4	Review and analysis of discovery documents
			4	produced by defendants in an online database.
6/26/2012	398	Adam Steinfeld	5	Review Apple docs online
			5	
6/26/2012	448	Peter Barile	12.5	Take depositions of Intuit's Rule 30(b)(6)
			12.5	data witnesses; preparation for same and
				related communications.
6/26/2012	397	Susan Schwaiger	0.3	Follow up email to Lief re: selection of
			0.3	court reporter.
6/27/2012	448	Peter Barile	5.4	Prepare to take deposition of Adobe and
			5.4	related communications.
6/27/2012	442	Bernard Devieux	4	Document review
			4	
6/27/2012	398	Adam Steinfeld	3	Review Bentley docs online
			3	
6/27/2012	418	Josh Alpert	4	Review and analysis of discovery documents
			4	produced by defendants in an online database.
6/28/2012	418	Josh Alpert	1	Review and analysis of discovery documents
			1	produced by defendants in an online database.
6/28/2012	398	Adam Steinfeld	3	Review geshuri docs online
			3	
6/28/2012	442	Bernard Devieux	7.6	Document review
			7.6	
6/28/2012	448	Peter Barile	12.6	Take 3 depositions of Adobe executives and
			12.6	related preparation.
6/29/2012	448	Peter Barile	8	Travel from depositions; revise and edit
			8	status report.
6/29/2012	442	Bernard Devieux	4.8	Document Review
			4.8	

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
6/29/2012	398	Adam Steinfeld	2.5 2.5	Review Geshuri docs online
7/2/2012	398	Adam Steinfeld	2 2	Review Geshuri docs online
7/2/2012	418	Josh Alpert	6 6	Review and analysis of discovery documents produced by defendants in an online database.
7/2/2012	448	Peter Barile	0.5 0.5	Attention to orders issued in case; follow up communications regarding document and data production.
7/2/2012	395	Linda Nussbaum	1.3 1.3	Attention to expert issues.
7/3/2012	395	Linda Nussbaum	0.3 0.3	Drafts regarding status.
7/3/2012	398	Adam Steinfeld	6 6	Review Geshuri docs online
7/5/2012	395	Linda Nussbaum	1.3 1.3	Attention to expert report.
7/5/2012	448	Peter Barile	0.7 0.7	Read and review Answers.
7/6/2012	448	Peter Barile	1 1	Read and review Answers; related communications.
7/7/2012	395	Linda Nussbaum	1.2 1.2	Attention to expert report.
7/8/2012	448	Peter Barile	0.5 0.5	Attention to PALM CEO declaration.
7/8/2012	398	Adam Steinfeld	4 4	Review Google docs online
7/9/2012	398	Adam Steinfeld	4 4	Review Lucas docs
7/9/2012	448	Peter Barile	1.7 1.7	Attention to PALM CEO declaration; revise and edit same; communications regarding same.
7/9/2012	442	Bernard Devieux	6 6	Document review
7/9/2012	395	Linda Nussbaum	1.3 1.3	Attention to expert issues and Palin affidavit; conference call.
7/10/2012	448	Peter Barile	0.2 0.2	Communications regarding discovery issues and review amended scheduling order.
7/10/2012	398	Adam Steinfeld	5 5	Review Lucas Docs

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
7/11/2012	398	Adam Steinfeld	5 5	Review Lucas docs
7/11/2012	418	Josh Alpert	4.2 4.2	Review and analysis of discovery documents produced by defendants in an online database.
7/11/2012	448	Peter Barile	2.7 2.7	Participated in expert call and related preparation.
7/12/2012	448	Peter Barile	3.9 3.9	Attention to deposition preparation and related review of Blue Sky production; co-counsel communication regarding same; attention to starting issues.
7/12/2012	418	Josh Alpert	5.4 5.4	Review and analysis of discovery documents produced by defendants in an online database.
7/12/2012	398	Adam Steinfeld	5 5	Review Lucas docs online
7/13/2012	398	Adam Steinfeld	3 3	Review Lucas docs online
7/13/2012	418	Josh Alpert	6 6	Review and analysis of discovery documents produced by defendants in an online database.
7/13/2012	448	Peter Barile	0.5 0.5	Attention to file and document review; internal and co-counsel communications regarding same.
7/14/2012	398	Adam Steinfeld	4 4	Review Lucas docs online
7/16/2012	398	Adam Steinfeld	4 4	Review Lucas docs online
7/16/2012	418	Josh Alpert	9 9	Review and analysis of discovery documents produced by defendants in an online database.
7/16/2012	442	Bernard Devieux	4.5 4.5	Document review
7/17/2012	442	Bernard Devieux	6.3 6.3	Document review; call re status of discovery
7/17/2012	448	Peter Barile	0.7 0.7	Attention to document review issues; related communications.
7/17/2012	274	Kerry Dustin	2.8 2.8	Reviewed High Tech Cold Calling Complaint.
7/17/2012	418	Josh Alpert	9.4 9.4	Review and analysis of discovery documents produced by defendants in an online database and participated in conference call with review team.
7/17/2012	398	Adam Steinfeld	4 4	Review Lucas docs online; call with review team to discuss case status; emails re Josh Alpert re coding procedures and hot docs.

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
7/18/2012	398	Adam Steinfeld	2 2	coding on DB; emails to B Deverieux and J alpert re status and coding procedures
7/18/2012	418	Josh Alpert	9.4 9.4	Review and analysis of discovery documents produced by defendants in an online database.
7/18/2012	274	Kerry Dustin	8 8	Reviewed High Tech Cold Calling Complaint, Motion to Dismiss, and Order Denying Motion to Dismiss.
7/18/2012	448	Peter Barile	0.6 0.6	Attention to expert issues; related communications and file review.
7/18/2012	442	Bernard Devieux	7.5 7.5	Document review
7/19/2012	448	Peter Barile	3.5 3.5	Revise and edit discovery correspondence; teleconference with Harvey and Steinfeld; related file review and internal communications.
7/19/2012	418	Josh Alpert	7.9 7.9	Review and analysis of discovery documents produced by defendants in an online database.
7/19/2012	398	Adam Steinfeld	4 4	Call with P Barile and D Harvey re expert research project; review expert report on labor practices; review hot doc collection from DoJ and related emails. Continue review of Google docs.
7/20/2012	418	Josh Alpert	7.4 7.4	Review and analysis of discovery documents produced by defendants in an online database.
7/20/2012	448	Peter Barile	2.7 2.7	Attention to issues related to preparation of expert report and related communications.
7/20/2012	442	Bernard Devieux	6.2 6.2	Document review
7/23/2012	395	Linda Nussbaum	0.8 0.8	Attention to expert issues regarding class.
7/23/2012	418	Josh Alpert	3.5 3.5	Review and analysis of discovery documents produced by defendants in an online database.
7/24/2012	418	Josh Alpert	0.5 0.5	Participated in conference call with review team to discuss discovery.
7/24/2012	398	Adam Steinfeld	2 2	Review Lucas docs online
7/24/2012	442	Bernard Devieux	0.5 0.5	Document review
7/25/2012	398	Adam Steinfeld	2 2	Expert review and emails to cocounsel re same
7/26/2012	448	Peter Barile	3.8	Attention to expert report; read and review

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
			3.8	expert-related documents re same; internal communications re same.
7/26/2012	395	Linda Nussbaum	2.8	Work with draft expert report and class cert issues.
			2.8	
7/27/2012	398	Adam Steinfeld	4.5	Expert review and emails to cocounsel re same
			4.5	
7/27/2012	448	Peter Barile	4	Attention to expert report; related file review and internal communications re same;
			4	conference call with D. Harvey re same.
7/27/2012	442	Bernard Devieux	3.5	Document review
			3.5	
7/27/2012	418	Josh Alpert	2	Review of privilege log produced by Intuit to determine the validity of their privilege claims.
			2	
7/29/2012	418	Josh Alpert	2	Review of privilege log produced by Intuit to determine the validity of their privilege claims.
			2	
7/29/2012	448	Peter Barile	3.5	Attention to expert report and related file review.
			3.5	
7/30/2012	448	Peter Barile	8.5	Attention to expert report; related file review; related travel to San Francisco.
			8.5	
7/30/2012	398	Adam Steinfeld	5	review of hot docs for expert report
			5	
7/30/2012	418	Josh Alpert	9.2	Review of privilege log produced by Intuit to determine the validity of their privilege claims and legal research re: privilege.
			9.2	
7/31/2012	418	Josh Alpert	9.9	Review of privilege log produced by Intuit to determine the validity of their privilege claims and legal research re: privilege.
			9.9	
7/31/2012	398	Adam Steinfeld	6	Review of hot docs for expert report; conf call with co counsel to discuss results of same
			6	
7/31/2012	448	Peter Barile	10.2	Attention to expert report; related document and file review; related case management; meet with D. Harvey; teleconference with A. Steinfeld and D. Harvey; internal and co-counsel communications re same.
			10.2	
8/1/2012	448	Peter Barile	12.5	Attention to expert document review; attention to deposition preparation; internal and co-counsel communications re same; travel from San Francisco re same.
			12.5	
8/1/2012	398	Adam Steinfeld	2	Review and edit memo on Intuit priv log; emails and calls to J Alpert re same
			2	

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
8/1/2012	418	Josh Alpert	8.4 8.4	Legal research and drafting of memos re: privilege issues arising from a review of Intuit's privilege logs.
8/2/2012	418	Josh Alpert	9.7 9.7	Legal research and drafting of memos re: privilege issues arising from a review of Intuit's privilege logs.
8/2/2012	398	Adam Steinfeld	4 4	Review Lucas documents for material for upcoming deposition; additional review and edit memo on Intuit priv log; emails and calls to J Alpert re same
8/2/2012	448	Peter Barile	4.5 4.5	Attention to expert document review; attention to deposition preparation; internal and co-counsel communications re same.
8/3/2012	448	Peter Barile	0.5 0.5	Attention to privilege issues and related communications.
8/3/2012	398	Adam Steinfeld	2 2	Review Lucase docs online
8/3/2012	418	Josh Alpert	5.7 5.7	Legal research and drafting of memos re: privilege issues arising from a review of Intuit's privilege logs.
8/4/2012	442	Bernard Devieux	2.5 2.5	Document review
8/6/2012	448	Peter Barile	0.7 0.7	Attention to expert preparation; related communications.
8/6/2012	418	Josh Alpert	8.9 8.9	Legal research and drafting of memos re: privilege issues arising from a review of Intuit's privilege logs.
8/7/2012	418	Josh Alpert	9.7 9.7	Legal research and drafting of memos re: privilege issues arising from a review of Intuit's privilege logs, drafting of reply letters to Intuit re: same.
8/7/2012	448	Peter Barile	4.9 4.9	Attention to privilege log issues; document review; internal and co-counsel communications.
8/8/2012	448	Peter Barile	3.2 3.2	Attention to privilege log issues; document review; related communications.
8/8/2012	418	Josh Alpert	8.9 8.9	Legal research and drafting of memos re: privilege issues arising from a review of Intuit's privilege logs, drafting of reply letters to Intuit re: same.
8/9/2012	418	Josh Alpert	9.2 9.2	Legal research and drafting of memos re: privilege issues arising from a review of Intuit's privilege logs, drafting of reply letters to Intuit re: same. Review and

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
				analysis of discovery documents produced by defendants in an online database.
8/9/2012	448	Peter Barile	4.3 4.3	Revise and edit discovery correspondence; document review; related communications.
8/10/2012	418	Josh Alpert	7.9 7.9	Legal research and drafting of memos re: privilege issues arising from a review of Intuit's privilege logs, drafting of reply letters to Intuit re: same. Review and analysis of discovery documents produced by defendants in an online database.
8/12/2012	448	Peter Barile	0.3 0.3	Attention to communications regarding discovery correspondence.
8/13/2012	448	Peter Barile	11.5 11.5	Prepare discovery correspondence; related research and communications; revise and edit interrogatory answers; file and document review; related communications.
8/13/2012	418	Josh Alpert	5.5 5.5	Legal research and drafting of memos re: privilege issues arising from a review of Intuit's privilege logs, drafting and editing of reply letter to Intuit re: same. Review and analysis of discovery documents produced by defendants in an online database.
8/14/2012	448	Peter Barile	5.7 5.7	Prepare discovery correspondence; document review; review draft expert report; internal and co-counsel communications.
8/14/2012	100	Raymond Schuenemann	6.1 6.1	Read, review and take notes re: Consolidated Amended Complaint; Read and respond to various case related emails; Phone conference with Peter Barille re: discuss historical and current status of the case; Phone conference with Josh Halpert re: discuss case related information necessary for use in reviewing evidentiary documents; Begin reviewing online review system (Relativity) user manual; Exchange emails with Adam Steinfeld re: important case documents; Read, review and take notes re: Rule 26 Initial Disclosures of Defendants;
8/14/2012	398	Adam Steinfeld	6 6	Review Lucas docs online; emails with R Scheunmann re case status and DB training
8/15/2012	398	Adam Steinfeld	4 4	Review Lucas docs online; online search for expert docs and emails with P Barile re same.
8/15/2012	100	Raymond Schuenemann	7.9 7.9	Read, review and take notes re: Motion to Dismiss Opinion; Relativity user training with Teris Co. (Ian); Continue reading and reviewing the Relativity User Guide; Begin reading and reviewing the Case Summary and chart of important documents;

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
8/15/2012	448	Peter Barile	2.4 2.4	File and document review; related communications.
8/15/2012	442	Bernard Devieux	5.5 5.5	Document review
8/16/2012	442	Bernard Devieux	7 7	Document review
8/16/2012	448	Peter Barile	3.7 3.7	File and document review; internal communications regarding same.
8/16/2012	100	Raymond Schuenemann	4.4 4.4	Finish reading case summary and important documents chart; Begin reviewing documents in the online Relativity system; Exchange case related emails with Adam Steinfeld and Josh Alpert;
8/16/2012	418	Josh Alpert	0.4 0.4	Assisted Peter B. in compiling documents related to class certification.
8/17/2012	448	Peter Barile	2.3 2.3	File and document review; related communications.
8/17/2012	442	Bernard Devieux	7.8 7.8	Document review
8/18/2012	448	Peter Barile	0.1 0.1	Attention to correspondence from opposing counsel.
8/20/2012	448	Peter Barile	0.2 0.2	Email to opposing counsel; internal communications regarding same.
8/20/2012	398	Adam Steinfeld	5 5	Review Lucas docs online; boolean searches for expert docs
8/21/2012	398	Adam Steinfeld	5 5	Review Lucas docs online; boolean searches for expert docs
8/22/2012	448	Peter Barile	0.5 0.5	Communications regarding upcoming meet and confer.
8/23/2012	448	Peter Barile	1.5 1.5	Meet and confer regarding privilege logs and related preparation; attention to document review.
8/23/2012	398	Adam Steinfeld	7 7	Review Lucas docs online; call with P Barile and D Harvey re expert review work; review memo on Intuit priv log negotiations and edit same
8/23/2012	418	Josh Alpert	3.4 3.4	Prepared for and participated in meet and confer with Intuit's counsel re: their privilege log and legal research and drafting of response letter re: issues discussed.
8/24/2012	418	Josh Alpert	6.5 6.5	Legal research and drafting of response letter re: issues discussed in the meet and confer with Intuit's counsel re: their

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
				privilege log.
8/24/2012	448	Peter Barile	4.7	Call with A. Steinfeld and D. Harvey; file
			4.7	and document review; attention to privilege log issues and related communications.
8/27/2012	448	Peter Barile	2.6	File and document review; prepare expert
			2.6	outline; internal communications.
8/27/2012	398	Adam Steinfeld	4	review docs in NY office for inclusion in
			4	expert report, meetings with P Barile re same
8/28/2012	398	Adam Steinfeld	4	review docs for inclusion in expert report
			4	
8/28/2012	448	Peter Barile	3.5	Attention to expert document review project;
			3.5	attention to latest discovery disputes.
8/29/2012	448	Peter Barile	2.8	Attention to expert document review project;
			2.8	related communications.
8/29/2012	398	Adam Steinfeld	9.5	Review final cut of docs for expert review,
			9.5	draft memo re same and email to D harvey.
8/29/2012	395	Linda Nussbaum	1.3	Attention to class cert issues.
			1.3	
9/5/2012	395	Linda Nussbaum	1.8	Attention to expert report, memos
			1.8	
9/5/2012	448	Peter Barile	4.8	Attention to expert report; attention to
			4.8	Intuit; privilege meet and confer response; attention to Google document review; related internal communications.
9/5/2012	418	Josh Alpert	7.2	Search and analysis of discovery docs for
			7.2	issues regarding "Big Bang"
9/6/2012	418	Josh Alpert	9.7	Search and analysis of discovery docs for
			9.7	issues regarding "Big Bang"
9/6/2012	448	Peter Barile	6.5	Attention to expert report; attention to
			6.5	Intuit; privilege meet and confer response; attention to Google file review.
9/6/2012	395	Linda Nussbaum	2.8	Attention to class cert and expert issues.
			2.8	
9/6/2012	395	Linda Nussbaum	2.8	Attention to additional hot documents.
			2.8	
9/7/2012	398	Adam Steinfeld	3	Review Google docs online; emails re same
			3	with D Harvey
9/7/2012	448	Peter Barile	2.5	Attention to expert report; attention to
			2.5	Intuit; privilege meet and confer response; attention to Google document review and related communications.

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
9/10/2012	448	Peter Barile	1.2	Review internal and co-counsel memoranda;
			1.2	draft interrogatories; internal communication regarding case status.
9/10/2012	398	Adam Steinfeld	3.5	complete review of Google docs; draft memo re
			3.5	same "
				and circulate to cocounsel
9/10/2012	395	Linda Nussbaum	1.3	Attention to class cert expert material.
			1.3	
9/10/2012	418	Josh Alpert	7.9	Legal research and drafting of letter to
			7.9	Intuit's counsel re: issues related to Intuit's discovery production.
9/11/2012	418	Josh Alpert	10.4	Legal research and drafting of letter to
			10.4	Intuit's counsel re: issues related to Intuit's discovery production.
9/11/2012	448	Peter Barile	4.5	Conference call re expert reports; related
			4.5	correspondence; read and review expert reports and internal and co-counsel memoranda re same; review draft interrogatories; read and review case management statement; prepare letter to opposing counsel re discovery issues; internal and co-counsel communications re same; file and document review."
9/11/2012	442	Bernard Devieux	5.5	Document review
			6.5	
9/12/2012	442	Bernard Devieux	5	Document review
			5	
9/12/2012	448	Peter Barile	7.5	Attention to expert reports; internal and
			7.5	co-counsel communications re same; revise draft interrogatories; read and review case management statements; related correspondence; attention to case management conference preparation issues; internal and co-counsel communications re same; file and document review."
9/12/2012	395	Linda Nussbaum	0.5	Attention to status report; speak to Pete
			0.5	Barile.
9/12/2012	418	Josh Alpert	9.4	Review of defendants' discovery production
			9.4	re: "Big Bang"
9/13/2012	395	Linda Nussbaum	3.3	Attention to class cert, hot documents,
			3.3	expert issues.
9/13/2012	448	Peter Barile	1.5	Attention to document review re class
			1.5	certification; attention to privilege disputes; related communications."
9/13/2012	20	Ronald E. Wittman	0.3	Revise calendar with new dates

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
			0.3	
9/14/2012	448	Peter Barile	1.5	Attention to document review re class
			1.5	certification; attention to privilege
				disputes; related communications.
9/14/2012	418	Josh Alpert	2.9	Review of discovery documents re: Bill
			2.9	Campbell and communication with co-counsel
				re: Intel privilege issues.
9/16/2012	418	Josh Alpert	1	Email with co-counsel re: issues with Intel's
			1	discovery production.
9/16/2012	448	Peter Barile	0.6	Attention to privilege issues and
			0.6	communications.
9/18/2012	448	Peter Barile	3.6	Read and review draft damages portion of
			3.6	expert report; attention to privilege log
				issues; file and document review; attention
				to discovery correspondence; related
				communications.
9/18/2012	395	Linda Nussbaum	1.3	Receive draft changes; review and edit.
			1.3	
9/18/2012	418	Josh Alpert	0.5	Email with co-counsel re: issues with Intel's
			0.5	discovery production.
9/19/2012	418	Josh Alpert	9.4	Email with co-counsel re: issues with Intel's
			9.4	discovery production, review draft letter to
				Intel re: discovery. Factual research re:
				interlocking directorates amongst defendants.
9/19/2012	448	Peter Barile	2.5	Attention to Intel discovery; attention to
			2.5	privilege issues; read and review expert
				report; review discovery; correspondence;
				related communications.
9/20/2012	448	Peter Barile	3.7	Attention to privilege issues; attention to
			3.7	expert issues; revise and edit class
				certification brief; related communications.
9/20/2012	418	Josh Alpert	5.4	Factual research re: interlocking
			5.4	directorates amongst defendants.
9/21/2012	448	Peter Barile	2.5	Revise and edit motion for class
			2.5	certification; related communications.
9/22/2012	395	Linda Nussbaum	1.3	Review "big bang" documents.
			1.3	
9/23/2012	448	Peter Barile	2.5	Revise and edit motion for class
			2.5	certification; related communications.
9/25/2012	448	Peter Barile	1.8	Attention to class certification expert
			1.8	report, brief, and related communications.
9/26/2012	448	Peter Barile	3.3	Attention to class certification expert
			3.3	report, brief, proposed order, and related

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
				communications.
9/27/2012	448	Peter Barile	1.5	Attention to discovery issues; attention to
			1.5	class certification issues.'
9/27/2012	395	Linda Nussbaum	2.5	Attention to damages and expert report.
			2.5	
9/27/2012	418	Josh Alpert	3.2	Prepared for meet and confer with Intuit's
			3.2	counsel re: discovery issues and factual
				research re: defendant's interlocking
				directorates.
9/28/2012	418	Josh Alpert	3.3	Factual research are interlocking
			3.3	directorates at defendants' companies.
9/28/2012	395	Linda Nussbaum	1	Edits to class cert brief and expert report.
			1	
9/28/2012	395	Linda Nussbaum	2.8	Edits to class cert.
			2.8	
9/28/2012	448	Peter Barile	2.8	Attention to class certification expert
			2.8	report, brief, proposed order, and related
				communications.
9/29/2012	448	Peter Barile	8.8	Attention to class certification expert
			8.8	report, brief, proposed order, and related
				communications.'
9/30/2012	448	Peter Barile	1	Attention to class certification expert
			1	report and brief and related communications.
10/1/2012	448	Peter Barile	1.5	Read and review class certification filings;
			1.5	related communications.
10/1/2012	395	Linda Nussbaum	2.8	Read draft on expert report and class brief.
			2.8	
10/2/2012	395	Linda Nussbaum	3.3	Review filed papers and expert reports.
			3.3	
10/3/2012	398	Adam Steinfeld	1	Review Lucas docs online
			1	
10/3/2012	418	Josh Alpert	9.1	Call with Co-Counsel, Dallal, re outstanding
			9.1	privilege issues with Intuit, scheduled calls
				with Intuit and Apple re: outstanding
				privilege issues, review of defendant's
				privilege logs and discovery production.
10/4/2012	418	Josh Alpert	8.9	Scheduled calls with Intuit and Apple re: '
			8.9	outstanding privilege issues, review of
				defendant's privilege logs and discovery
				production and legal research re: privilege
				waiver issues.
10/4/2012	398	Adam Steinfeld	7	Review Lucas Docs online
			7	

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
10/4/2012	448	Peter Barile	0.6 0.6	Communications regarding discovery disputes.
10/5/2012	448	Peter Barile	0.5 0.5	Communications regarding discovery disputes.
10/5/2012	418	Josh Alpert	3.9 3.9	Review of defendant's privilege logs and discovery production and legal research re: privilege waiver issues.
10/9/2012	398	Adam Steinfeld	3 3	Review Lucas docs online
10/10/2012	398	Adam Steinfeld	7 7	Review Lucas docs online
10/10/2012	448	Peter Barile	3.2 3.2	Meeting regarding meet and confer; related preparation; related research.
10/10/2012	418	Josh Alpert	4.1 4.1	Review of defendant's privilege logs and discovery production and legal research re: privilege waiver issues, prepared for upcoming conference calls with counsel from Intuit and Apple re: outstanding privilege issues.
10/11/2012	418	Josh Alpert	9.9 9.9	Call with counsel from Apple and Intuit, re outstanding privilege issues, drafting memo summarizing call, legal research re: privilege waiver issues.
10/11/2012	448	Peter Barile	2.3 2.3	Meet and confer regarding Intuit production; meet and confer regarding Apple production; related communications and file review.
10/11/2012	398	Adam Steinfeld	6 6	Review Lucas docs online
10/12/2012	448	Peter Barile	3.4 3.4	Research regarding interlocking directorate privilege issues; related internal communications.
10/12/2012	418	Josh Alpert	6.2 6.2	Legal research and drafting of memo re: privilege waiver issues.
10/15/2012	418	Josh Alpert	8.4 8.4	Legal research and drafting of memo re: privilege waiver issues.
10/16/2012	418	Josh Alpert	6 6	Legal research and drafting of memo re: privilege waiver issues.
10/18/2012	418	Josh Alpert	5 5	Legal research and drafting of memo re: privilege waiver issues.
10/18/2012	448	Peter Barile	1.5 1.5	Read and review expert report; attention to privilege disputes; related communications.
10/19/2012	448	Peter Barile	0.8	Conference call regarding expert deposition

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
			0.8	preparation.
10/19/2012	395	Linda Nussbaum	1.8	Attention to the expert and class issues.
			1.8	
10/19/2012	418	Josh Alpert	7.4	Legal research and drafting of memo re:
			7.4	privilege waiver issues.
10/20/2012	395	Linda Nussbaum	2.3	Attention to class; read Leanne report.
			2.3	
10/22/2012	398	Adam Steinfeld	4	Review Lucas docs online
			4	
10/22/2012	448	Peter Barile	2.7	Attention to expert deposition; related
			2.7	communications and file review; review
				revised Intuit initial disclosures; attention
				privilege memorandum; related communications.
10/22/2012	418	Josh Alpert	4.5	Legal Research and drafting of memo re:
			4.5	privilege waiver.
10/23/2012	418	Josh Alpert	5	Legal Research and drafting of memo re:
			5	privilege waiver.
10/23/2012	461	Bradley Demuth	9.8	Meet with Peter Barile re Attorney-Client
			9.8	privilege research issues; review Josh Alpert
				memo re same; research issues re same and
				prepare memo.
10/23/2012	448	Peter Barile	1.5	Attention to memorandum regarding privilege;
			1.5	related communications.
10/23/2012	398	Adam Steinfeld	4	Review Lucas docs online
			4	
10/24/2012	448	Peter Barile	3.5	Revise and edit privilege memorandum; related
			3.5	research and file review; internal and
				co-counsel communications regarding same.
10/24/2012	461	Bradley Demuth	7.8	Continue work on Attorney-Client privilege
			7.8	issues memo; emails and conferences with
				Peter Barile re same.
10/25/2012	448	Peter Barile	3.2	Attention to expert deposition issues and
			3.2	related preparation and correspondence.
10/26/2012	448	Peter Barile	0.5	Attention to discovery disputes and related
			0.5	correspondence.
10/26/2012	398	Adam Steinfeld	4	Code Lucasfilm docs online
			4	
10/27/2012	395	Linda Nussbaum	3.3	Review Leamer transcript.
			3.3	
10/29/2012	398	Adam Steinfeld	3	Review Lucas documents online
			3	

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
10/29/2012	448	Peter Barile	0.5 0.5	Read and review expert deposition and related communications.
10/30/2012	448	Peter Barile	2.7 2.7	Read and review expert report and related issues.
10/30/2012	395	Linda Nussbaum	1.2 1.2	Attention to class issues.
10/31/2012	461	Bradley Demuth	0.4 0.4	Discussed privilege law research memo issues with J. Alprin.
11/1/2012	448	Peter Barile	0.5 0.5	Attention to discovery disputes; related communications.
11/2/2012	448	Peter Barile	1.7 1.7	Attention to discovery disputes and related communications.
11/5/2012	398	Adam Steinfeld	5 5	Review Lucas docs online
11/6/2012	398	Adam Steinfeld	5 5	Review Lucas docs online
11/7/2012	398	Adam Steinfeld	5 5	Review Google docs online
11/12/2012	398	Adam Steinfeld	5 5	Review docs online
11/12/2012	448	Peter Barile	1.5 1.5	Read and review class certification papers; review revised Intuit privilege log; related communications.
11/13/2012	398	Adam Steinfeld	5 5	Review docs online
11/13/2012	395	Linda Nussbaum	3.5 3.5	Attention to opposition to class and related motions.
11/14/2012	398	Adam Steinfeld	4 4	Review docs online
11/14/2012	448	Peter Barile	1.5 1.5	Read and review class certification opposition papers; notes to file regarding same.
11/15/2012	448	Peter Barile	1.5 1.5	Attention to class cert response; related communications.
11/15/2012	398	Adam Steinfeld	4 4	Review docs online
11/16/2012	448	Peter Barile	3.5 3.5	Research research regarding developments in class certification law; review recently filed complaints; related news; internal communications.
11/17/2012	448	Peter Barile	3.3	Attention class court response and related

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
			3.3	file review.
11/21/2012	448	Peter Barile	0.5 0.5	Review court order regarding briefing; communications regarding case management issues.
11/30/2012	448	Peter Barile	0.3 0.3	Attention to Murphy report and related communications.
12/3/2012	398	Adam Steinfeld	0.5 0.5	emails with Disney counsel re subpoena; emails with D Harvey re same, review correspondence re same
12/5/2012	395	Linda Nussbaum	0.3 0.3	Review case management statements.
12/6/2012	448	Peter Barile	1.7 1.7	Read and review case management statement; revise and edit class reply; related communications.
12/7/2012	448	Peter Barile	2.5 2.5	Revise and edit class certification reply papers; related communications.
12/7/2012	395	Linda Nussbaum	4.3 4.3	Comments to reply brief and review expert material.
12/8/2012	448	Peter Barile	1.5 1.5	Revise and edit class certification papers.
12/9/2012	448	Peter Barile	4.3 4.3	Revise and edit class certification reply papers.
12/10/2012	448	Peter Barile	2.5 2.5	Revise and edit class certification reply papers; related communications.
12/10/2012	395	Linda Nussbaum	1.3 1.3	Attention to supplemental reports and filings.
12/12/2012	448	Peter Barile	1.5 1.5	Read and review final brief and expert report.
12/20/2012	448	Peter Barile	0.2 0.2	Attention to expert discovery correspondence.
1/10/2013	395	Linda Nussbaum	0.8 0.8	Attention to case management conference and class cert issues.
1/14/2013	448	Peter Barile	0.5 0.5	Attention to class certification hearing and related communications; consider issues regarding hearing preparation.
1/15/2013	448	Peter Barile	0.8 0.8	Consider issues regarding class certification hearing preparation; related file review.
1/16/2013	448	Peter Barile	1 1	Consider issues regarding class certification hearing; communications with Glackin regarding same.

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
2/4/2013	448	Peter Barile	0.1 0.1	Attention to case management issues and related communications.
2/22/2013	460	Anna Yusupova	0.5 0.5	Profiled/ triggered documents.
2/25/2013	460	Anna Yusupova	0.5 0.5	Reviewed docket; profiled documents.
2/26/2013	460	Anna Yusupova	0.5 0.5	Reviewed docket; profiled documents.
2/27/2013	460	Anna Yusupova	0.5 0.5	Reviewed docket; profiled documents.
2/28/2013	460	Anna Yusupova	0.5 0.5	Reviewed docket; profiled documents.
3/4/2013	460	Anna Yusupova	0.5 0.5	Reviewed docket; profiled documents.
3/4/2013	395	Linda Nussbaum	0.8 0.8	Attention to status report; emails.
3/13/2013	395	Linda Nussbaum	1.3 1.3	Attention to discovery and privilege log issues.
3/13/2013	448	Peter Barile	2.7 2.7	Attention to privilege log review; related communications.
3/14/2013	448	Peter Barile	1.5 1.5	Attention to privilege log and document review; related communications.
3/15/2013	448	Peter Barile	2.5 2.5	Attention to privilege and document review; internal and co-counsel communications; file and document review.
3/18/2013	31	Lawrence Kempner	8.1 8.1	Reviewed pleadings and other background materials in the High Tech Employee Antitrust Litigation case.
3/19/2013	31	Lawrence Kempner	7.2 7.2	Reviewed pleadings and other background materials in the High Tech Employee Antitrust Litigation case.
3/19/2013	448	Peter Barile	0.3 0.3	Attention to privilege review.
3/20/2013	31	Lawrence Kempner	8.3 8.3	Reviewed pleadings and other background materials in the High Tech Employee Antitrust Litigation case.
3/21/2013	31	Lawrence Kempner	7.8 7.8	Reviewed pleadings and other background materials in the High Tech Employee Antitrust Litigation case; conferences with Peter Barile, James Dallal regarding document review.
3/21/2013	448	Peter Barile	0.5	Attention to privilege log review; related

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
			0.5	communications.
3/22/2013	448	Peter Barile	0.5	Attention to document review and related
			0.5	communications.
3/22/2013	31	Lawrence Kempner	8.2	Reviewed pleadings and other background
			8.2	materials in the High Tech Employee Antitrust Litigation case; reviewed and coded documents from the Relativity database.
3/22/2013	30	Christine Mackintosh	0.7	telephone call with P. Barile re: privilege
			0.7	log review; review complaint
3/25/2013	30	Christine Mackintosh	0.2	review correspondence re: privilege logs and
			0.2	document redactions
3/25/2013	31	Lawrence Kempner	5.4	Reviewed and coded documents from the
			5.4	Relativity database in the High Tech Employee Antitrust Litigation case.
3/25/2013	317	Beatrice Smith	1.7	Identified relevant documents requested by
			1.7	attorney; downloaded documents and forwarded to attorney for review
3/25/2013	448	Peter Barile	2.5	Attention to privilege review; related file
			2.5	review; related communications.
3/26/2013	448	Peter Barile	3.5	Attention to privilege review; related
			3.5	communications.
3/26/2013	317	Beatrice Smith	1	Received disk containing document production;
			1	forwarded to IT for upload in database; created discovery chart
3/26/2013	31	Lawrence Kempner	8.7	Reviewed and coded documents from the
			8.7	Relativity database in the High Tech Employee Antitrust Litigation case.
3/26/2013	30	Christine Mackintosh	6.2	review defendants privilege logs; prepare
			6.2	memo re: deficiencies in same
3/27/2013	30	Christine Mackintosh	2	review and analyze redacted documents
			2	
3/27/2013	31	Lawrence Kempner	8.2	Reviewed and coded documents from the
			8.2	Relativity database in the High Tech Employee Antitrust Litigation case.
3/27/2013	448	Peter Barile	1.8	Attention to privilege review; related
			1.8	communications.
3/28/2013	31	Lawrence Kempner	8.5	Reviewed and coded documents from the
			8.5	Relativity database in the High Tech Employee Antitrust Litigation case.
3/29/2013	31	Lawrence Kempner	8.6	Reviewed and coded documents from the
			8.6	Relativity database in the High Tech Employee Antitrust Litigation case.

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
3/29/2013	317	Beatrice Smith	0.5 0.5	Received and download documents; profiled and triggered
3/29/2013	30	Christine Mackintosh	1 1	telephone call with lead counsel re: privilege logs; review supplemental Intel privilege log; telephone call with lead counsel re: same
3/29/2013	448	Peter Barile	1.2 1.2	Attention to privilege review; related communications and file review.
4/1/2013	31	Lawrence Kempner	8.2 8.2	Reviewed and coded documents from the Relativity database in the High Tech Employee Antitrust Litigation case.
4/2/2013	31	Lawrence Kempner	8.6 8.6	Reviewed and coded documents from the Relativity database in the High Tech Employee Antitrust Litigation case.
4/3/2013	31	Lawrence Kempner	6.9 6.9	Reviewed and coded documents from the Relativity database in the High Tech Employee Antitrust Litigation case.
4/4/2013	31	Lawrence Kempner	7.8 7.8	Reviewed and coded documents from the Relativity database in the High Tech Employee Antitrust Litigation case.
4/5/2013	31	Lawrence Kempner	8.5 8.5	Reviewed and coded documents from the Relativity database in the High Tech Employee Antitrust Litigation case.
4/5/2013	448	Peter Barile	1 1	Attention to class certification opinion and related communications.
4/8/2013	31	Lawrence Kempner	5.7 5.7	Reviewed and coded documents from the Relativity database in the High Tech Employee Antitrust Litigation case.
4/8/2013	317	Beatrice Smith	0.3 0.3	Downloaded and profiled documents
4/8/2013	30	Christine Mackintosh	1 1	review opinion re: class cert
4/9/2013	317	Beatrice Smith	1.5 1.5	Received and reviewed amended case management order; updated calendar
4/9/2013	31	Lawrence Kempner	4.3 4.3	Reviewed and coded documents from the Relativity database in the High Tech Employee Antitrust Litigation case.
4/9/2013	395	Linda Nussbaum	0.8 0.8	Attention to class certification and revised schedule.
4/10/2013	448	Peter Barile	0.1 0.1	Communications regarding privilege project.
4/26/2013	448	Peter Barile	0.1 0.1	Attention to case management issues and related communications.

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
4/28/2013	395	Linda Nussbaum	2.5	Attention to status report; emails; class
			2.5	cert opinion.
4/29/2013	395	Linda Nussbaum	2.2	Call with Dean Harvey; meet with S.
			2.2	Schwaiger, P. Barile and B. Demuth; read outline of brief, etc.
4/29/2013	397	Susan Schwaiger	6.4	MT and e mails with Nussbaum, Pete Barile and
			6.4	Brad Demuth re: deposition review for class certification; review outline of memorandum and opinion on class certification motion re: preparation.
4/29/2013	448	Peter Barile	2.7	Attention to class certification motion and
			2.7	related communications; office conference with L. Nussbaum, S. Schwaiger and B. Demuth regarding same.
4/29/2013	461	Bradley Demuth	0.5	Meet with Linda, Peter, and Susan re
			0.5	deposition digest project for class certification issues; emails re same.
4/30/2013	461	Bradley Demuth	0.9	Review class certification order for
			0.9	deposition digest project.
4/30/2013	448	Peter Barile	3.5	Attention to preparation of class
			3.5	certification brief; internal and co-counsel communications regarding same; review deposition transcripts; review draft brief.
4/30/2013	397	Susan Schwaiger	11.3	Begin review of Pixar transcripts re: class
			11.3	certification evidence; complete Pamela Zissimos transcript and begin review and drafting Dana Batali summary.
4/30/2013	460	Anna Yusupova	0.5	Meeting with P. Barile on project.
			0.5	
5/1/2013	460	Anna Yusupova	4	Pulled each depositions designated pages;
			4	highlighted text; scanned and assembled into sub folders for co-counsel.
5/1/2013	397	Susan Schwaiger	10.3	Complete review and drafting summary of Dana
			10.3	Batali testimony re: class certification; submit Zissimos and Batali summaries to Pete Barile; begin review and drafting summary of James Morris.
5/1/2013	448	Peter Barile	6.5	Prepare class certification related memoranda
			6.5	and material for reviewed motion; related internal and co-counsel communications.
5/1/2013	461	Bradley Demuth	9.3	Review Nguyen and Smith deposition
			9.3	transcripts, and prepare related memo citing and summarizing class certification evidence.
5/2/2013	461	Bradley Demuth	2.5	Continue review of Brad Smith deposition
			2.5	transcript and related class certification

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
				evidence summary memorandum; email same to Peter Barile.
5/2/2013	448	Peter Barile	5 5	Read and review depositions and exhibits for class certification brief.
5/2/2013	397	Susan Schwaiger	3.8 3.8	Complete review and drafting summary of James Morris re: class certification; e mail final result to Pete Barile.
5/2/2013	460	Anna Yusupova	5.5 5.5	Pulled each depositions designated pages; highlighted text; scanned and assembled into sub folders for co-counsel.
5/3/2013	460	Anna Yusupova	2 2	Pulled each depositions designated pages; highlighted text; scanned and assembled into sub folders for co-counsel.
5/3/2013	448	Peter Barile	2.5 2.5	Fact research regarding class certification; related communications.
5/6/2013	448	Peter Barile	2.5 2.5	Research regarding class certification brief and related communications.
5/7/2013	448	Peter Barile	4.5 4.5	Review evidence relating to class certification motion; prepare memorandum regarding same; co-counsel communications regarding same.
5/8/2013	448	Peter Barile	4 4	File review regarding class certification motion; related memorandum preparation.
5/10/2013	395	Linda Nussbaum	1.3 1.3	Attention to supplemental filing.
6/27/2013	448	Peter Barile	0.7 0.7	Review class certification opposition papers; related communications.
6/28/2013	448	Peter Barile	0.5 0.5	Review class certification opposition papers.
6/30/2013	448	Peter Barile	0.5 0.5	Attention to opposition brief.
7/1/2013	448	Peter Barile	1.5 1.5	Research and communications regarding class certification reply brief.
7/3/2013	448	Peter Barile	4.1 4.1	Research regarding reply brief regarding class certification; related communications.
7/5/2013	448	Peter Barile	6.2 6.2	Call with C. Burke regarding case management; attention to MDL brief.
7/5/2013	395	Linda Nussbaum	3.2 3.2	Review draft expert report and expert deposition.
7/12/2013	395	Linda Nussbaum	0.8 0.8	Attention to status.

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
7/13/2013	395	Linda Nussbaum	1.3 1.3	Review Learner report and plaintiff's reply regarding class.
7/15/2013	448	Peter Barile	1.5 1.5	Read and review class certification papers as filed; related communications; communications regarding settlement with Pixar and Lucas film.
7/15/2013	317	Beatrice Smith	3.7 3.7	Downloaded documents; profiled
7/16/2013	448	Peter Barile	0.2 0.2	Co-counsel communications regarding settlement and case management.
7/30/2013	317	Beatrice Smith	0.8 0.8	Downloaded and profiled documents
8/8/2013	448	Peter Barile	1.5 1.5	Research regarding class certification; multiple related communications; attention to hearing.
10/8/2013	317	Beatrice Smith	2.3 2.3	Downloaded and profiled documents
10/14/2013	20	Ronald E. Wittman	0.1 0.1	Audit FCA calendar for monthly calendar approval
10/18/2013	395	Linda Nussbaum	0.2 0.2	Read defendant's status report.
10/22/2013	317	Beatrice Smith	0.8 0.8	Downloaded documents; profiled and triggered
10/25/2013	448	Peter Barile	0.5 0.5	Read and review class cert opinion; related communications with co-counsel and internally.
10/25/2013	395	Linda Nussbaum	1.3 1.3	Read and outline opinion certifying class.
10/29/2013	317	Beatrice Smith	0.5 0.5	Downloaded documents; profiled same
10/31/2013	395	Linda Nussbaum	0.3 0.3	Attention to preliminary approval order.
11/8/2013	448	Peter Barile	0.5 0.5	Read and review Rule 23(f) petition.
12/20/2013	448	Peter Barile	1 1	Call with B. Glackin regarding Daubert motion and follow-up.
12/26/2013	395	Linda Nussbaum	0.5 0.5	Attention to Daubert assignment.
1/2/2014	448	Peter Barile	8 8	Prepare Daubert brief; related research and drafting; related communications.
1/3/2014	448	Peter Barile	8 8	Prepare Daubert brief; related research and drafting; related communications.

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
1/6/2014	448	Peter Barile	4 4	Prepare Daubert brief; research drafting; file review regarding same.
1/7/2014	448	Peter Barile	8 8	Prepare Daubert brief; related research, drafting, file review, communications.
1/8/2014	448	Peter Barile	3 3	Attention to Daubert briefing.
1/9/2014	448	Peter Barile	2 2	Attention to Daubert and Summary Judgment motions and related communications.
1/15/2014	317	Beatrice Smith	3.7 3.7	Downloaded summary judgment briefs; profiled and triggered same; updated calendar
1/16/2014	395	Linda Nussbaum	1.3 1.3	Attention to status; various emails.
1/17/2014	317	Beatrice Smith	1.4 1.4	Identified documents relevant to class certifications and motion to dismiss
1/17/2014	448	Peter Barile	4 4	Prepare brief; conference call.
1/18/2014	448	Peter Barile	2 2	Prepare memorandum regarding summary judgment brief; related research and communications.
1/19/2014	448	Peter Barile	7 7	Prepare memorandum regarding summary judgment brief; related research and communications.
1/20/2014	448	Peter Barile	5 5	Prepare memorandum regarding summary judgment brief; related research and communications.
1/21/2014	448	Peter Barile	8 8	Prepare memorandum regarding summary judgment brief; related research and communications.
1/22/2014	448	Peter Barile	12 12	Prepare memorandum regarding summary judgment brief; related research and communications.
1/22/2014	395	Linda Nussbaum	1.5 1.5	Review draft regarding Summary Judgment.
1/27/2014	395	Linda Nussbaum	1 1	Attention to memo regarding conspiracy.
1/28/2014	448	Peter Barile	2 2	Prepare memorandum regarding summary judgment brief; related research and communications.
1/29/2014	448	Peter Barile	4 4	Research and drafting regarding summary judgment brief.
1/30/2014	448	Peter Barile	6 6	Prepare summary judgment brief; related research and file review.
2/1/2014	448	Peter Barile	2 2	Attention to summary judgment brief; related research drafting and communications.
2/7/2014	448	Peter Barile	0.5	Read summary judgment brief; related

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
			0.5	communications.
2/24/2014	317	Beatrice Smith	6 6	Began downloading exhibits to defendants' motions; profiled same
2/25/2014	317	Beatrice Smith	2.4 2.4	Continued downloading exhibits
2/27/2014	448	Peter Barile	0.5 0.5	Attention to fees motion
2/28/2014	317	Beatrice Smith	2 2	Download and profile reply motion, declaration and exhibits
3/5/2014	317	Beatrice Smith	2.9 2.9	Continued downloading and profiling exhibits
3/6/2014	317	Beatrice Smith	2.3 2.3	Downloaded documents; profiled same
3/7/2014	317	Beatrice Smith	2.6 2.6	Reviewed documents; downloaded supporting exhibits
3/11/2014	317	Beatrice Smith	1.5 1.5	Received and reviewed new scheduling order; updated calendar; downloaded documents; profiled same
3/18/2014	448	Peter Barile	0.3 0.3	Communications and file review regarding trial preparation.
3/19/2014	448	Peter Barile	1 1	Calls regarding Motions in Limine; related preparation.
3/19/2014	398	Adam Steinfeld	4 4	Call with cocounsel re motions in limine; fact and legal research re same; draft motion re "treble damages; fact research re "personal data" MIL
3/20/2014	395	Linda Nussbaum	1.8 1.8	Attention to class issues; MIL's, etc.
3/20/2014	448	Peter Barile	3.5 3.5	Attention to preparation of Motions in Limine.
3/22/2014	317	Beatrice Smith	3.3 3.3	Downloaded and profiled class certification documents
3/23/2014	448	Peter Barile	1.7 1.7	Attention to hearing preparation and motions in limine.
3/24/2014	448	Peter Barile	2.9 2.9	Attention to preparation of pretrial filings and preparation for oral argument; related communications.
3/24/2014	398	Adam Steinfeld	4 4	Legal research and drafting for MDL, fact research re same

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
3/25/2014	395	Linda Nussbaum	1.8 1.8	Attention to MIL's and other pretrial assignments.
3/25/2014	448	Peter Barile	3.3 3.3	Prepare for oral argument and prepare pretrial motions; related communications.
3/26/2014	448	Peter Barile	1.2 1.2	Attention to preparation of pretrial filings and related communications.
3/28/2014	448	Peter Barile	1.5 1.5	Attention to pretrial work; related co-counsel conference calls; review summary judgment opinion.
3/28/2014	395	Linda Nussbaum	1.3 1.3	Attention to status and court orders and assignments.
3/28/2014	398	Adam Steinfeld	4 4	LEgal research for MILs, conf calls with co-counsel re same
3/30/2014	317	Beatrice Smith	3 3	Downloaded documents related to class certification
3/31/2014	317	Beatrice Smith	1.5 1.5	Received and reviewed new case management order; updated calendar
3/31/2014	448	Peter Barile	1.7 1.7	Attention to preparation of pretrial filings; related communications.
3/31/2014	398	Adam Steinfeld	4 4	add'l legal research and drafting for MILs
3/31/2014	395	Linda Nussbaum	1.5 1.5	Attention to Summary Judgment order; speak with co-counsel.
4/2/2014	448	Peter Barile	2 2	Attention to pretrial filings; related drafting and communications.
4/4/2014	398	Adam Steinfeld	1 1	Review and edit draft of MIL brief
4/8/2014	395	Linda Nussbaum	1.8 1.8	Attention to damages and pretrial issues.
4/10/2014	395	Linda Nussbaum	2.5 2.5	Attention to MIL's and related issues.
4/11/2014	395	Linda Nussbaum	2.2 2.2	Various emails and group call regarding MIL's.
4/11/2014	398	Adam Steinfeld	2 2	Review MIL filings, legal research for responses for same
4/11/2014	397	Susan Schwaiger	0.5 0.5	TC conference call re: potential assistance on motions in limine.
4/11/2014	448	Peter Barile	3.2 3.2	Call with lead counsel and class counsel regarding motions in limine and related prep and follow up; prepare motions in limine;

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
				related research and file review; related communications.
4/11/2014	461	Bradley Demuth	1.5	Participate in MIL conference call; review related filings.
			1.5	
4/13/2014	317	Beatrice Smith	5	Download and profile parties' filing relating to summary judgment; under seal filing
			5	
4/14/2014	398	Adam Steinfeld	6	Legal research and drafting for MILs.
			6	
4/14/2014	461	Bradley Demuth	8.9	Research and draft response to motions in limine.
			8.9	
4/15/2014	461	Bradley Demuth	2.3	Continue work on draft MIL oppositions.
			2.3	
4/15/2014	398	Adam Steinfeld	10	Legal research and drafting for MILs, edits to same and emails with P. Barile
			10	
4/15/2014	395	Linda Nussbaum	5.8	Attention to MIL's.
			5.8	
4/15/2014	317	Beatrice Smith	1.5	Downloaded and profiled documents
			1.5	
4/15/2014	448	Peter Barile	3.1	Prepare oppositions to motions in limine; revise and edit same; related communications.
			3.1	
4/16/2014	448	Peter Barile	4.1	Prepared motions in limine; related research; file review; communications.
			4.1	
4/16/2014	317	Beatrice Smith	2	Downloaded ND profiled and ECF filings
			2	
4/16/2014	395	Linda Nussbaum	1.8	Comments to MIL's.
			1.8	
4/17/2014	395	Linda Nussbaum	4.3	Comments regarding MIL's; go through drafts.
			4.3	
4/17/2014	448	Peter Barile	0.5	Prepare motions in limine and related communications.
			0.5	
4/17/2014	461	Bradley Demuth	0.8	Review revised MIL oppositions and emails re same.
			0.8	
4/18/2014	317	Beatrice Smith	6.2	Downloaded and profiled ECF filings
			6.2	
4/18/2014	395	Linda Nussbaum	0.5	Speak with Fastiff and Dean Harvey regarding settlement.
			0.5	
4/21/2014	317	Beatrice Smith	2.1	Downloaded and profiled ECF filings
			2.1	
4/21/2014	448	Peter Barile	0.5	Attention to case management issues and related communications; review court filings.
			0.5	

<u>Date</u>	<u>Initials</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Description</u>
4/22/2014	317	Beatrice Smith	2.7 2.7	Downloaded and profiled ECF filings
4/24/2014	448	Peter Barile	0.2 0.2	Attention to case management issues and related communications.
4/28/2014	317	Beatrice Smith	0.3 0.3	Received order vacating pretrial and trial dates; updated calendar
5/2/2014	448	Peter Barile	0.3 0.3	Attention to case management issues and related communications.
8/18/2014	20	Ronald E. Wittman	1.7 1.7	Review docket and profile all outstanding documents; e-mail P. Barile re deadlines
9/3/2014	395	Linda Nussbaum	0.2 0.2	Review status report.
12/11/2014	395	Linda Nussbaum	0.3 0.3	Emails regarding settlement.
1/15/2015	395	Linda Nussbaum	1.5 1.5	Attention to settlement papers, etc.
4/14/2015	20	Ronald E. Wittman	0.1 0.1	Print Nussbaum dockets and forward to C. Nevers
4/29/2015	20	Ronald E. Wittman	0.2 0.2	40 Review docket for filings re LPN project
4/30/2015	20	Ronald E. Wittman	0.2 0.2	40 Review docket for firm change filings re LPN project and send to C. Nevers
GRAND TOTALS: WORK:			2,488.70	